CLEEK ILS, DE DECY COLET MAY 1 2022

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

v.

Sierra Blaine Edwards,

Defendant.

Case No.: 5,22- MJ-290

ORDER OF PRETRIAL DETENTION (18 U.S.C. §§ 3142(e), (i))

A. (x) On motion of the Government in a case that involves:

1. () a crime of violence, a violation of 18 U.S.C. § 1591, or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for which a maximum term of imprisonment of ten years or more is prescribed.

I.

- 2. () an offense for which the maximum sentence is life imprisonment or death.
- 3. (X) an offense for which a maximum term of imprisonment of ten years or more is prescribed in the Controlled Substances Act, the Controlled Substances Import and Export Act, or the Maritime Drug Law Enforcement Act.

1		4.	()	any felony if defendant has been convicted of two or more		
2				offenses described above, two or more state or local offenses		
3	!			that would have been offenses described above if a		
4				circumstance giving rise to federal jurisdiction had existed, or a		
5				combination of such offenses		
6		5.	()	any felony that is not otherwise a crime of violence that		
7				involves a minor victim, or that involves possession or use of a		
8				firearm or destructive device or any other dangerous weapon, or		
9				that involves a failure to register under 18 U.S.C § 2250.		
10	B.	On n	notion	(h) by the Government / () of the Court sua sponte in a case		
11		that involves:				
12		1.	(%)	a serious risk defendant will flee.		
13		2.	()	a serious risk defendant will:		
14			a.	() obstruct or attempt to obstruct justice.		
15			b.	() threaten, injure or intimidate a prospective witness or		
16				juror, or attempt to do so.		
17	C.	The Government (χ) is / () is not entitled to a rebuttable presumption that				
18		no co	onditio	n or combination of conditions will reasonably assure		
19		defe	ndant's	appearance as required and the safety or any person or the		
20		comi	munity	•		
21						
22				II.		
23		The Court finds that no condition or combination of conditions will				
24	reaso	onably assure:				
25	A.	(v) the appearance of defendant as required.				
26	В.	$\langle b \rangle$	the s	afety of any person or the community.		
27						
28						

1	III.							
2		The Court has considered:						
3	A.	the n	ature a	nd circumstances of the offense(s) charged;				
4	В.	the w	eight c	of the evidence against defendant;				
5	C.	the history and characteristics of defendant; and						
6	D.	the nature and seriousness of the danger to any person or the community that						
7		would be posed by defendant's release.						
8		IV.						
9		The Court has considered all the evidence proffered and presented at the						
10	heari	aring, the arguments and/or statements of counsel, and the Pretrial Services						
11	Repo	Report and recommendation.						
12	V.							
13		The Court concludes:						
14	A.	()	Defer	ndant poses a serious flight risk based on:				
15			(χ)	information in Pretrial Services Report and Recommendation				
16			(Y)	other: petition				
17								
18								
19	В.	(%)	Defer	ndant poses a risk to the safety of other persons and the				
20	community based on:							
21			(y)	information in Pretrial Services Report and Recommendation				
22			(λ)	other: letiton				
23								
24								
25	C.	()	A seri	ious risk exists that defendant will:				
26		1.	() ob	ostruct or attempt to obstruct justice,				
27		2.	() th	reaten, injure, or intimidate a witness/juror, or attempt to do so,				
28								
				2				

1		based on:								
2										
3										
4	ļ									
5	D.	(N) Defendant has not rebutted by sufficient evidence to the contrary the								
6		presumption provided in 18 U.S.C. § 3142(e) that no condition or								
7		combination of conditions will reasonably assure the appearance of								
8		defendant as required.								
9	E.	(*) Defendant has not rebutted by sufficient evidence to the contrary the								
10		presumption provided in 18 U.S.C. § 3142(e) that no condition or								
11		combination of conditions will reasonably assure the safety of any								
12		other person and the community.								
13		VI.								
14	A.	IT IS THEREFORE ORDERED that defendant be detained prior to trial.								
15	B.	IT IS FURTHER ORDERED that defendant be committed to the custody of								
16		the Attorney General for confinement in a corrections facility separate, to the								
17		extent practicable, from persons awaiting or serving sentences or being held								
18		in custody pending appeal.								
19	C.	IT IS FURTHER ORDERED that defendant be afforded reasonable								
20		opportunity for private consultation with counsel.								
21	D.	IT IS FURTHER ORDERED that, on order of a Court of the United States								
22		or on request of an attorney for the Government, the person in charge of the								
23		corrections facility in which defendant is confined deliver defendant to a								
24		United States Marshal for the purpose of an appearance in connection with a								
25		court proceeding.								
26	DAT	ED: May 11, 2022								
27		SHERI PYM United States Magistrate Judge								
28		omou suip magionate vaage								